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6  
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8 **IN THE UNITED STATES DISTRICT COURT**

9 **FOR THE DISTRICT OF NEVADA**

10 MST MANAGEMENT LLC; DENDARY'S  
11 DONUTS, LLC; LYON & GREYBEAR  
LENDING, LLC; and SKYELEE, LLC,

12 vs.

13 CHICAGO DOUGHNUT FRANCHISE  
14 COMPANY, LLC; DIVERSIFIED  
FRANCHISE GROUP, INC., BRIAN  
15 PAPPAS; JEFFREY PAPPAS;  
JACQUELINE BALL; MARK  
16 PUBLICOVER; MONTIEDELL "MONTY"  
MAPLE; BRYAN MORELLE; MARC  
17 FREEMAN; RIC McKOWN; and STEVEN  
MOULTON,

18 Defendants/Counterclaimants.  
19

20 THIRD-PARTY DEFENDANTS  
21 STEPHANIE HURTADO, JUAN  
LEONARDO SANCHEZ, BROOKE  
22 ROGERS SANCHEZ, CELESTE STEELE,  
AND DAVID RODRIGUEZ

23 Third-Party Defendants.  
24

Case No: 2:21-cv-00360-CDS-DJA

JOINT STIPULATION TO STAY ALL  
DEADLINES AND NOTICE OF  
SETTLEMENT

25  
26  
27  
28

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2 *Admitted Pro Hac Vice*

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12 Attorneys for Defendants Mark Publicover and Steven Moulton

13 All Parties have executed a binding term sheet and have settled in principle all matters in  
14 controversy between them. The Parties respectfully request that the Court stay all unreached  
15 deadlines contained in the Plaintiffs' and Defendants' Joint Stipulation to Extend Case Deadlines  
16 (ECF No. 99) for thirty (30) days so that appropriate dismissal papers may be submitted.

17 Submitted this 12th day of July, 2022

18 By: /s/ Cabrach Connor

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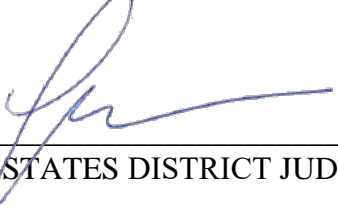
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21                  IT IS SO ORDERED.

22                  \_\_\_\_\_  
23                    
24                  UNITED STATES DISTRICT JUDGE

25                  DATED: July 13, 2022

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on this 12th day of July 2022, I served a true and correct copy of the foregoing **JOINT STIPULATION TO STAY ALL DEADLINES AND NOTICE OF SETTLEMENT** by electronic mail and by electronically filing said document with the Clerk of the Court by using CM/ECF service, which provides copies of said court filing to all counsel of record registered to receive CM/ECF notification and via email and by placing copies in the U.S. Mail, postage pre-paid to all *pro se* Defendants:

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